

	Application No.	Applicant(s)
Madia of Allowskills	09/683,722	JIANG ET AL.
Notice of Allowability	Examiner	Art Unit
	Thien D. Tran	2616
The MAILING PATE of this communication appearance All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. This communication is responsive to 02/07/2002.		
2. A The allowed claim(s) is/are <u>1-37</u> .		
 3. Acknowledgment is made of a claim for foreign priority unapplication. a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Application No	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER' es reason(s) why the oath or declarate	S AMENDMENT or NOTICE OF cion is deficient.
 5. CORRECTED DRAWINGS (as "replacement sheets") mus (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the deposit of the depo	on's Patent Drawing Review (PTO-S Amendment / Comment or in the O 84(c)) should be written on the drawin he header according to 37 CFR 1.121(d	ffice action of gs in the front (not the back) of). nust be submitted. Note the
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. Interview Summary (Paper No./Mail Date 8), 7. Examiner's Amendm 8. Examiner's Statement 9. Other	nent/Comment n of Reasons for Allowance DORIS H. TO
	SUPE:	rvisory patent examiner Chnology center 2600

REASONS FOR ALLOWANCE

1. The following is an examiner's statement of reasons for allowance:

Regarding claim 1, the prior arts fail to teach or fairly suggest a method for transmitting layer 2 protocol data units (PDUs) in a wireless communications protocol, the wireless communications protocol utilizing a transmission time interval (TTI) in which a predetermined number of PDUs are transmitted, the method comprising:

for each PDU, providing the PDU with a sequence number that is greater than the sequence number of an immediately prior PDU by a first predetermined number if no data was discarded between the data held in the PDU and the data held in the immediately prior PDU, and providing the PDU with a sequence number that is greater than the sequence number of the immediately prior PDU by a second predetermined number if data was discarded between the data held in the PDU and the data held in the immediately prior PDU; and providing the PDUs for transmission in the TTI, within the structure of the independent claim 1.

Regarding claim 22, the prior arts fail to teach or fairly suggest a method for determining acceptable ranges of received sequence numbers in a wireless communications protocol, the wireless communications protocol utilizing:

determining a starting sequence number and an ending sequence number for received PDUs within the TTI; and

discarding any received PDU within the TTI that has a sequence number that is sequentially before the starting sequence number or that is sequentially after the ending sequence number, within the structure of the independent claim 22.

Regarding claim 30, the prior arts fail to teach or fairly suggest a wireless communications system comprising:

an interface for generating the starting sequence number and the ending sequence number, and for discarding any received PDU within the TTI that has a sequence number that is sequentially before the starting sequence number or that is sequentially after the ending sequence number, within the structure of the independent claim 30.

Conclusion

2. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Thien Tran whose telephone number is (571) 272-3156. The examiner can normally be reached on Monday-Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To, can be reached on (571) 272-7629. Any inquiry of a general nature of relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-2600.

3. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have any questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197.

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Patent Examiner

Thien Tran